REMARKS

- 1. The instant application was filed with 33 claims. Pursuant to this Preliminary Amendment, claims 1 through 12 have been canceled. Claims 13 through 33 remain pending in this application. The Applicant is willing to concede that claim 13, the sole independent claim remaining, may be generic.
- 2. The Examiner has required the Applicants to elect a single disclosed species for prosecution on the merits in the event that no generic claim is finally held to be allowable. It is the Examiner's view that Species 1 is shown in Figures 2 through 11, that Species 2 is shown in Figures 12 through 17, and that Species 3 is illustrated in Figures 18 through 25.
- 3. In the Applicants' view, Figures 2 through 17 are broadly illustrative of the subject matter of claims 13 through 21, which are directed toward an improved, self-actuating display device that may include means for maintaining intimacy of a relationship between the means for resolving image information and the means for storing image information, as well as means for selecting a desired display sequence. Claim 22, which sets forth the means of claim 21 in detail, is clearly associated with Figure 18, which also illustrates the integrally constructed drive motor and adjustment mechanism recited in claim 23. Claim 24 further limits this mechanism, which is shown in detail in Figures 19 through 25. In fact, most of the features of the remaining claims (25 through 33) are illustrated in Figures 19 through 25.

The Applicants respectfully submit that claims 13 through 21, associated with Figures 2 through 17, are broadly directed toward the display system of the present invention. Claim 22 is associated with Figure 18 and may be considered as a distinct species relating to the mechanism

that provides intimacy of contact. Claims 23 through 33 are associated with Figures 19 through

25, since the claimed features are generally illustrated in these drawing figures, but the

limitations of claims 23 through 33 also relate to the selection of a desired image display

sequence form among a plurality of image display sequences, as set forth in claim 13. The

Applicant thus provisionally elects the species set forth in claims 23 through 33 for prosecution

in the event that no generic claim is finally held to be allowable.

4. As set forth above, the Applicant provisionally elects claims 23 through 33 as

being directed toward the integrally constructed drive motor and adjustment mechanism feature

illustrated in Figures 19 through 25, but the Applicant respectfully traverses the requirement for

election of species. The Applicants also believe, as discussed above, that at least claims 13

through 21 should properly be considered as generic in this instance. Examination of the claims

on the merits is respectfully requested.

5. Attached hereto is a Revocation and Substitution of Power of Attorney. Please

direct future correspondence in this matter to:

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6. A check in the amount of \$55.00 is enclosed to cover a one-month extension of

time for response to the Office Action entered in this matter.

Respectfully submitted,

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Date: Nov. 29, 2004

By:

//John W. Hayes

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with the U.S. Postal Service as first class mail under 37 C.F.R. § 1.8 and is addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.

Signature of Person
Mailing Correspondence

John W. Hayes
Typed or Printed Name
of Person Mailing Correspondence